Case 1-22-40487-jmm Doc 19 Filed 05/05/22 Entered 05/05/22 14:36:30 UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK CHAPTER 13 IN RE: CASE NO.: 1-22-40487 **Merline Mitchell** DEBTOR(S). **CHAPTER 13 PLAN** Revised 12/1/19 Check this box if this is an amended plan. List below the sections of the plan which have been changed: Deleted submission to Loss Mitigation in Section 3.1 **PART 1: NOTICES** To Debtors: This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstance or that it is permissible in your judicial district. Plans that do not comply with the local rules for the Eastern District of New York may not be confirmable. If you do not have an attorney, you may wish to consult one. To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully a nd discuss it with your attorney. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or an y provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation; unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order to be paid under any plan. 1.1: The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both or neither boxes are checked, the provision will be ineffective if set out later in the plan. A limit on the amount of a secured claim, set out in Section 3.4, which may result in a. ☐ Included ■ Not Included a partial payment or no payment at all to the secured creditor b. Avoidance of a judicial lien or nonpossessory, non-purchase-money security interest, ☐ Included ■ Not Included set out in Section 3.6 Nonstandard provisions, set out in Part 9 c. ☐ Included ■ Not Included **1.22:** The following matters are for informational purposes. The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal a. ☐ Included ■ Not Included residence, set out in Section 3.3 Unsecured Creditors, set out in Part 5, will receive 100% distribution of their timely b. ☐ Not Included Included filed claim PART 2: PLAN PAYMENTS AND LENGTH OF PLAN 2.1: The post-petition earnings of the debtor(s) are submitted to the supervision and control of the Trustee and the Debtor(s) shall pay to the Trustee for a period of 60 months as follows: \$ 4,850.00 per month commencing 04/22 through and including 03/27 for a period of 60 months. Insert additional lines if needed. ☐ Continued on attached separate page(s). 2.2: Income tax refunds. If general unsecured creditors are paid less than 100%, as provided in Part 5 of this plan, then during the pendency of this case, the Debtor(s) will provide the Trustee with signed copies of filed federal and state tax returns for each year commencing with the tax year 2020, no later than April 15th of the year following the tax period. In addition to the regular monthly payments, indicated tax refunds are to be paid in full to the Trustee upon receipt, however, no later than June 15th of the year in which the tax returns are filed. 2.3: Additional payments.

Check one.

None. If "None" is checked, the rest of § 2.3 need not be completed.

APPENDIX D Chapter 13 Plan Page 1 Case 1-22-40487-jmm Doc 19 Filed 05/05/22 Entered 05/05/22 14:36:30

Debtor	Ме	erline Mit	tchell			_	Case num	ber	1-22-4048	87	
			will make additiona nd date of each antic			tee from other s	sources, as	specifie	d below. D	Describ	be the source, estimated
PART 3	: TREAT	MENT O	F SECURED CLA	IMS							
3.1.:			yments (including		r(s)'s nrincin	al residence).					
	Check one	_	Jimenes (meraumg	ine desto	r(s) s princip	ar restactive).					
	□ I ■ I	None. If "Debtor(s) required b	None" is checked, to will maintain the cury the applicable conductor the debtor(s).	rrent cont	ractual installn	nent payments					
Name o	of Creditor		Last 4 Digits of A Number	ccount	Principal Re (check box)	esidence	Descript	ion of (Collateral		rent Installment ment (Including
Rushm Srvc	nore Loan	Mgmt	9898				532 E. 8 Brookly Kings C Propety for Sale	n, NY County is sch	11236		\$3,000.00
	☐ Contin	ued on att	tached separate pag	e(s).	•						
3.2:	Cure of d	efault (in	cluding the debtor	(s)'s prin	cipal residenc	e).					
	■ A S I	None. If " Any existi stated belo Bankrupto		sted claim se ordered trol over a	will be paid in by the court, t ny contrary an	n full through di he amounts list	ed on a pro	of of cl	aim filed be	efore tl	erest, if any, at the rate he filing deadline under mely filed proof of
Name o	of Creditor	Las No.	t 4 Digits of Acct	Principa (check b	al Residence	Description Collateral	of	Amou	nt Arreara	ge	Interest Rate (if any)
Rushm Mgmt	nore Loan Srvc	989				532 E. 82nd Brooklyn, N Kings Cour Propety is scheduled 3/15	NY 11236 nty		\$250,00	00.00	
	□ Contin	ued on ati	tached separate pag	e(s).							
3.3:	Modificat Check one ■ T	ion of a r	nortgage secured b	y real pro o modify odify a mo	a mortgage se ortgage secur	cured by a pro	or(s)'s prii	ncipal r	esidence ar		ıll serve and file a Loss
		_	_	Court s	Loss Mingano	m Frogram pu	irsuant to	Genera	i Order #0	70.	
	C	omplete p	aragraph below.								
digits of due to th including estimated monthly mitigation commen	account number mortgaged grapitalized drawnthly propagation payment). To is pending cement of a graph the direct	mber) is in the totaling of arrears wayment of the estiming and unti- trial loan payment to	n default. All arrears \$(total amou will be \$(curr f \$(total proj ated monthly payme il such time as the de	s, including the following street total leposed more that, include the total sebtor(s) has been to going f	g all past due parage), may be calance), and wathly modified ing proposed pas commenced will amend the G	payments, late of capitalized purvill be paid at payment) inclubrincipal, intere- payment under Chapter 13 Plan	charges, esc suant to a l % int iding interest, st, and escr a trial loar	crow de oan mo terest and est and erow, shan modif	ficiency, leadification. In nortized over scrow of \$_all be paid dication. Cor	gal fee The ne er irectly ntempo	(escrow portion of to the trustee while loss

Debtor		/ler	line Mitchell			Case number	1-22-40487			
		on l Cor	loss mitigation effor	ts seven (7) days pri above.	age outside of the Co or to each scheduled	Hearing on Confirm	nation.	l file a status letter		
		The debtor(s) has been offered and accepted a trial loan modification. Complete the paragraph below.								
digits of a plan, in th permanen Order, the this parag After Cou	ne amour at modifice Trustee graph is rurt author d withou	num nt sta catio is c is c eflec rizat t fur	ber) is in default as of ated in Section 3.1 about agreement is author agreement is authorized to cease any country of the Pourt's Country of the permanent ther amendment income.	f this date. The Debto cove, shall be paid directly prized by the Court. In further disbursements laims Register as Cla at modification agreem	own as (prope or(s) has accepted a treetly to the secured c Upon such Court auth s on account of arrear- im #, originall; nent, if all other requirently if this plan is time	ial loan modification. reditor commencing of orization, except as of age due on the claim of the benefit rements for confirmation.	Monthly payments upon, and shall contherwise expressly proof The proof of in the total ion are satisfied, this	ontinue until a ovided by Court of claim affected by amount of \$ plan may be		
	☐ Cont	inue	ed on attached separa	te page(s).						
3.4:	Request Check o	ne.			secured claims, and		er-secured claims.			
			=	=	I need not be complete ffective if the application		this plan is shooked			
		11	le remainder of this	paragraph is only e	mecuve ii me applica	able box in Fart 1 or	tins plan is checked.	,		
		The debtor(s) shall file a motion to determine the value of the secured claims listed below. Such claim shall be paid pursuant to order of the court upon determination of such motion. This paragraph shall not modify liens underlying secured claims under non-bankruptcy law absent an order determining such motion, and until either completion of payments under the plan or entry of discharge of the debtor(s), as determined by the Court.								
Name of	Credito	r	Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim		
-NONE-										
3.5:			ed on attached separe	nte page(s). Operty excluded from	n 11 U.S.C. 8506					
3.3.			inns on personal pro	operty excluded from	n 11 0.5.C. 3500.					
	Check o	ck one. None. If "None" is checked, the rest of § 3.5 need not be completed.								
	_	The claims listed below were either:								
		 Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s); or incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value. 								
		These claims will be paid pursuant to §3.1 and/or §3.2. (The claims must be referenced in those sections as well.) Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling.								
Name of		•	Last 4 Digit	s of Acct No. Co	llateral	Amount of Clair	m Interest	Rate		
-NONE-	_	inue	ed on attached separc	ate page(s).						
3.6:	Lien avoidance.									
	Check o		one. If "None" is che	cked, the rest of § 3.6	oneed not be complete	ed.				

The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.

Debtor	M	lerline Mitchell			Case	e number	1-22-40487	
		The debtor(s) shall file a mothe claims listed below imposee 11 U.S.C. §522(f) and For such motion.	air exemptions to	which the debtor(s)	are entitl	led under 11 U	J.S.C. §522(b) or app	olicable state law.
Name of	f Creditor	Attorney for Lies Creditor	n Identification	Description of Collateral		ted Amount ured Claim	Interest Rate of Secured Portion, if any	Estimated Amount of Unsecured Claim
-NONE	-						,	
	☐ Contin	nued on attached separate pa	ge(s).					
3.7:	Surrend	er of collateral.						
	Check or	ne. None. If "None" is checked	l, the rest of § 3.7	7 need not be comple	ted.			
		The debtor(s) elect to surrer that upon confirmation of the under 11 U.S.C. §1301 be to will be treated in Part 5 below	nis plan the stay u erminated. Any t	under 11 U.S.C. §362	2(a) be ter	rminated as to	the collateral only a	nd that the stay
Name o	f Credito	r	Last 4 Digits of	f Acct No.	D	Description of	Collateral	
-NONE	-							
4.1: Trustee's post-petin 4.2: Trustee's 4.3:	General series and tion interestrustee's fees are g	all allowed priority claims, in st. s fees. governed by statute and may	IORITY CLAIN ncluding domest change during th	ic support obligations ne course of the case.		an those treat	ed in §4.5, will be pa	id in full without
4.4	Priority	claims other than attorney	's fees and those	e treated in § 4.5.				
	 Check one. None. If "None" is checked, the rest of § 4.4 need not be completed. □ The debtor(s) intend to pay the following priority claims through the plan: 							
		Name of Creditor				Estima	ted Claim Amount	
-NONE	-							
4.5		nued on attached separate pa	ge(s).					
7.0	4.5 Domestic support obligations.							
	 Check one. None. If "None" is checked, the rest of § 4.5 need not be completed. The debtor(s) has a domestic support obligation and is current with this obligation. Complete table below; do not fill in arrears amount. The debtor(s) has a domestic support obligation that is not current and will be paying arrears through the Plan. Complete table below. 							

Debtor	Merl	ine Mitchell		Case number 1-22-404	87
Name of	Recipient	Date of Order	Name of Court	Monthly DSO Payment	Amount of Arrears to be Paid through Plan, If Any
-NONE-					
PART 5:	TREATME	ENT OF NONPRIORITY UN	SECURED CLAIMS		
Allowed r	nonpriority u	nsecured claims will be paid pr	o rata:		
	Not less th	nan the sum of \$			
		nan 100.00 % of the total a		anditons anavided for in this als	_
	rioin the i	runds remaining after disbursen	nent have been made to all other o	reditors provided for in this pia	11.
If more th	an one optio	on is checked, the option provide	ing the largest payment will be ef	fective.	
PART 6:	EXECUTO	RY CONTRACTS AND UNI	EXPIRED LEASES		
			listed below are assumed and w	vill he treated as specified. All	other executory contracts
		are rejected.	noted below are assumed and w	in se treuted as specifical rin	omer executory contracts
Check one	2.				
	■ No	one. If "None" is checked, the r	est of § 6.1 need not be completed	d.	
			ent payments will be paid directly ments will be disbursed by the tru		elow, subject to any contrary
Name of	Creditor		-	1	Doid by Trustee
Name of	Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be	Paid by Trustee
-NONE-					
PART 7:	VESTING	OF PROPERTY OF THE ES	<u>TATE</u>		
Unless oth	nerwise prov	ided in the Order of Confirmati	on, property of the estate will ves	et in the debtor(s) upon complete	ion of the plan.
PART 8:	POST-PET	TITION OBLIGATIONS			
		n mortgage payments, vehicle p less otherwise provided for in the	ayments, real estate taxes, and do he plan	mestic support obligations are t	o be made directly by the
	Throughout order of the		r(s) will not incur post-petition de	ebt over \$2,500.00 without writt	en consent of the Trustee or by
PART 9:	NONSTAN	DARD PLAN PROVISIONS			
9.1:	Check "Noi	ne" or list nonstandard plan p	provisions.		
	■ No	one. If "None" is checked, the r	est of Part 9.1 need not be compl	eted.	
			ons must be set forth below. A no isions set out elsewhere in this pla		ion not otherwise included in
The follo	wing plan p	rovisions will be effective only	if there is a check in the box "i	included" in §1.1(c).	

PART 10: CERTIFICATION AND SIGNATURE(S):

10.1: I/we do hereby certify that this plan does not contain any nonstandard provisions other than those set out in the final paragraph.

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Debtor Merl		Merline Mitchell		Case number	1-22-40487	
X	/s/ Merline Me		X	Signature of Debtor 2		
	Dated:	May 5, 2022		Dated:		
X	Georgette Signature o	ette Miller, Esq. e Miller, Esq. of Attorney for Debtor(s) May 5, 2022				